## **COMMITTEE REPORT**

## **MADAM PRESIDENT:**

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The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 13, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete everything after the enacting clause and insert the following: 2 SECTION 1. IC 20-19-2-8, AS ADDED BY P.L.65-2005, 3 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 8. (a) In addition to any other powers and 5 duties prescribed by law, the state board shall adopt rules under 6 IC 4-22-2 concerning, but not limited to, the following matters: 7 (1) The designation and employment of the employees and 8 consultants necessary for the department. The state board shall fix the compensation of employees of the department, subject to the 9 10 approval of the budget committee and the governor under IC 4-12-2. 11 (2) The establishment and maintenance of standards and 12 13 guidelines other than building, space, and site requirements, for 14 media centers, libraries, instructional materials centers, or any 15 other area or system of areas in a school where a full range of 16 information sources, associated equipment, and services from 17 professional media staff are accessible to the school community. 18 With regard to library automation systems, the state board may 19 only adopt rules that meet the standards established by the state 2.0 library board for library automation systems under 21 IC 4-23-7.1-11(b).

1 (3) The establishment and maintenance of standards for student 2 personnel and guidance services. 3 (4) The establishment and maintenance of minimum standards for 4 driver education programs (including classroom instruction and 5 practice driving) and equipment. Classroom instruction standards established under this subdivision must include instruction about: 6 7 (A) railroad-highway grade crossing safety; and 8 (B) the procedure for participation in the human organ donor 9 program. 10 (5) The inspection of all public schools in Indiana to determine 11 the condition of the schools. The state board shall establish 12 standards governing the accreditation of public schools. 13 Observance of: 14 (A) IC 20-31-4; 15 (B) IC 20-28-5-2; (C) IC 20-28-6-3 through IC 20-28-6-7; 16 17 (D) IC 20-28-9-7 and IC 20-28-9-8; 18 (E) IC 20-28-11; and 19 (F) IC 20-31-3, IC 20-32-4, IC 20-32-5, IC 20-32-6, and 20 IC 20-32-8; 21 is a prerequisite to the accreditation of a school. Local public 22 school officials shall make the reports required of them and 23 otherwise cooperate with the state board regarding required 24 inspections. Nonpublic schools may also request the inspection 25 for classification purposes. Compliance with the building and site guidelines adopted by the state board is not a prerequisite of 26 27 accreditation. 28 (6) Subject to section 9 of this chapter, the adoption and approval 29 of textbooks under IC 20-20-5. 30 (7) The distribution of funds and revenues appropriated for the 31 support of schools in the state. 32 (8) The state board may not establish an accreditation system for 33 nonpublic schools that is less stringent than the accreditation 34 system for public schools. 35 (9) A separate system for recognizing nonpublic schools under 36 IC 20-19-2-10. Recognition of nonpublic schools under this 37 subdivision constitutes the system of regulatory standards that 38 apply to nonpublic schools that seek to qualify for the system of 39 recognition. 40 (10) The establishment and enforcement of standards and 41 guidelines concerning the safety of students participating in

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cheerleading activities.

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(b) Before final adoption of any rule, the state board shall make a finding on the estimated fiscal impact that the rule will have on school corporations.

SECTION 2. IC 20-19-2-12, AS AMENDED BY P.L.1-2006, SECTION 313, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 12. (a) The state board shall, in the manner provided by IC 4-22-2, adopt rules setting forth nonbinding guidelines for the selection of school sites and the construction, alteration, and repair of school buildings, athletic facilities, and other categories of facilities related to the operation and administration of school corporations. The nonbinding guidelines (1) must include:

- (1) preferred location and building practices for school corporations, including standards for enhancing health, **student safety**, **accessibility**, energy efficiency, <del>cost</del> **operating** efficiency, and instructional efficacy; <del>and</del>
- (2) may include guidelines concerning minimum acreage, cost per square foot and or cost per ADM (as defined in IC 20-18-2-2), technology infrastructure, building materials, per student square footage, and other general space requirements, including space for academics, administration and staff support, arts education and auditoriums, libraries, cafeterias, athletics and physical education, transportation facilities, and maintenance and repair facilities; and
- (3) additional guidelines that the state board considers necessary for efficient and cost effective construction of school facilities.

The building law compliance officer appointed under IC 10-19-7-4, the office of management and budget, and the department of local government finance shall, upon request of the board, provide technical assistance as necessary for the development of the guidelines.

- (b) The state board shall annually compile, in a document capable of easy revision, the:
  - (1) guidelines described in subsection (a); and
  - (2) rules of the:
    - (A) fire prevention and building safety commission; and
- 38 (B) state department of health;
  - that govern site selection and the construction, alteration, and repair of school buildings.
  - (c) A school corporation shall consider the guidelines adopted under subsection (a) when developing plans and specifications for

a facility described in subsection (a). Before submitting completed written plans and specifications for the selection of a school building site or the construction or alteration of a school building to the division of fire and building safety for issuance of a design release under IC 22-15-3, a school corporation shall do the following:

- (1) Submit the proposed plans and specifications to the department. Within thirty (30) days after the department receives the plans and specifications, the department shall:
  - (A) review the plans and specifications to determine whether they comply with the guidelines adopted under subsection (a); and
  - (B) provide written recommendations concerning the plans and specifications to the school corporation, which must include findings as to any material differences between the plans and specifications and the guidelines adopted under subsection (a).
- (1) (2) After the earlier of:

- (A) receipt of the recommendations provided under subdivision (1)(B); or
- (B) the date that is thirty (30) days after the date the department received the plans and specifications under subdivision (1)(A);

issue a public document that describes **the recommendations**, **if any**, **and** any material differences between the plans and specifications prepared by the school corporation and the guidelines adopted under subsection (a), as determined under the guidelines adopted by the state board. <del>and</del>

(2) (3) After publishing a notice of the public hearing under IC 5-3-1, conduct a public hearing to receive public comment concerning the school corporation's plans and specifications.

After the public hearing and without conducting another public hearing under this subsection, the governing body may revise the plans and specifications or submit the plans and specifications to the division of fire and building safety without making changes. The school corporation shall revise the public document described in subdivision (1) (2) to identify any changes in the plans and specifications after the public document's initial preparation.

SECTION 3. IC 20-19-2-13, AS ADDED BY P.L.1-2005, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 13. The state board may not approve or disapprove plans and specifications for the construction, alteration, or repair of school buildings, except as necessary under the following:

5 1 (1) The terms of a federal grant or a federal law. 2 (2) IC 20-35-4-2 concerning the authorization of a special school 3 for children with disabilities. 4 However, the state board shall adopt guidelines concerning plans 5 and specifications as required by section 12 of this chapter. 6 SECTION 4. IC 20-19-3-8, AS ADDED BY P.L.1-2005, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 7 8 1, 2009]: Sec. 8. (a) The department may not approve or disapprove 9 plans and specifications for the construction, alteration, or repair of school buildings, except as necessary under the following: 10 11 (1) The terms of a federal grant or a federal law. (2) IC 20-35-4-2 concerning the authorization of a special school 12 13 for children with disabilities. 14 (b) Notwithstanding subsection (a), the department shall do the following: 15 16 (1) Receive and review plans and specifications as required by 17 IC 20-19-2-12. 18 (2) Establish a central clearinghouse for access by school 19 corporations that may want to use a prototype design in the 20 construction of school facilities. The department shall compile 21 necessary publications and may establish a computer data 22 base to distribute information on prototype designs to school 23 corporations. Architects and engineers registered to practice 24 in Indiana may submit plans and specifications for a 25 prototype design to the clearinghouse. The plans and 26 specifications may be accessed by any person. However, the 27 following provisions apply to a prototype design submitted to 28 the clearinghouse: 29 (A) The original architect of record or engineer of record 30 retains ownership of and liability for a prototype design. 31 (B) A school corporation or other person may not use a 32 prototype design without the permission of the original 33 architect of record or engineer of record. 34 The state board may adopt rules under IC 4-22-2 to 35 implement this subdivision. 36 SECTION 5. IC 20-23-4-42, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 37 38 JANUARY 1, 2009]: Sec. 42. (a) The state board shall enforce the

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rules compiled under IC 20-19-2-8 that establish procedures and

standards set forth in IC 20-19-2-12 concerning the review of, and

public hearings concerning, plans and specifications for the

construction of, addition to, or remodeling of school facilities The

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commission shall apply these rules equally to facilities to be used or leased by both community school corporations and school corporations that are not community school corporations.

(b) A school building or an addition to a school building may not be constructed and a lease of a school building for a term of more than one (1) year may not be entered into by a school corporation other than a community school corporation or by two (2) or more school corporations jointly without the approval of the state board. For purposes of this subsection, "community school corporation" does not include a community school corporation governed by an interim board of school trustees.

(c) (b) An action to question any approval referred to in this section or to enjoin school construction or the performance of any of the terms and conditions of a lease or the execution, sale, or delivery of bonds, on the ground that any approval should not have been granted, may not be instituted at any time later than fifteen (15) days after approval has been granted.

(Reference is to SB 13 as introduced.)

and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 3.

Senator Kenley, Chairperson